

Exhibit A

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13 UNITED STATES DISTRICT COURT
14 NORTHERN DISTRICT OF CALIFORNIA
15 SAN FRANCISCO DIVISION

16 ORACLE AMERICA, INC.,

17 Plaintiffs,

Case No. CV 10-03561 WHA

18 v.

**DEFENDANT GOOGLE INC.'S SECOND
19 AMENDED SUPPLEMENTAL INITIAL
WITNESS DISCLOSURE STATEMENT**

GOOGLE INC.,

20 Defendant.

Dept. Courtroom 8, 19th Fl.
Judge: Hon. William Alsup

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1 Defendant Google Inc. (“Google”) provides this Second Amended Supplemental Initial
 2 Witness Disclosure Statement pursuant to the parties’ agreement and pursuant to Rule
 3 26(a)(1)(A) of the Federal Rules of Civil Procedure. This disclosure is intended to supplement
 4 (not replace or supersede) the previous witness disclosures served by Google in this matter, and
 5 all previous initial disclosures and trial disclosures made by Google are expressly incorporated
 6 herein by reference.

7 Google makes these disclosures based on its current knowledge, without the benefit of
 8 completed discovery in this action, and without waiver of attorney-client privilege, work product,
 9 common interest privilege, or any other privilege. Google’s investigations are continuing and
 10 Google expressly reserves the right to amend, modify, or supplement these disclosures in
 11 accordance with Rule 26, and the parties’ agreement, based on additional information obtained
 12 through formal discovery, continued investigation, or other means. Google further reserves the
 13 right to amend, modify, or supplement these disclosures depending on the number of depositions
 14 permitted in this matter, whether limited by agreement of the parties or by Court order. Google
 15 further reserves the right to assert any objections to discovery propounded in this matter,
 16 including in response to these disclosures, and reserves the right to object to depositions of any or
 17 all witnesses disclosed in these or prior pretrial or trial disclosures.

18 Subject to the foregoing, Google provides the following supplemental disclosure of
 19 witnesses in accordance with the parties’ agreement and in accordance with subsections (i)
 20 through (iv) of Rule 26(a)(1)(A):

Witness	Subject(s) of Information
Fred Chung (Contact through outside counsel for Google)	Google’s communications and relationship with Android application developers partners; the Android platform and applications
Mitali Dhar (Contact through outside counsel for Google)	Google’s communications and relationship with Android application developers partners; the Android platform and applications
Anwar Ghuloum	Features, functionality, development, design and design alternatives for versions of Android,

1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28	Witness (Contact through outside counsel for Google)	Subject(s) of Information including but not limited to the use of the structure, sequence, organization and declarations of Java APIs in Android
	Jon Gold (Contact through outside counsel for Google)	Financial information concerning Google operations that relate to Android, including but not limited to costs incurred by Google in connection with the design, development, and distribution of versions of Android
	Urs Hoelzle (Contact through outside counsel for Google)	Google background, history and product development; Java background, history and development; and use of aspects of the Java platform, including but not limited to industry use or implementation of the Java APIs
	Billy Rutledge (Contact through outside counsel for Google)	Google's communications and relationship with Android application developers partners; and the Android platform and applications
	Reto Meier (Contact through outside counsel for Google)	Google's communications and relationship with Android application developers partners; and the Android platform and applications
	Rick Cattell (Contact through outside counsel for Google)	Java, the Asserted Copyrights, the Asserted Works, the Java market, APIs, and issues related thereto.
	Individuals with knowledge of Java history, background and development, including the use and implementation of the Java APIs, including but not limited to individuals who were disclosed, deposed, or testified in the first trial in this case. (Contact through counsel noted on prior disclosures)	Java history, background and development, including the use and implementation of the Java APIs

22 Dated: November 16, 2015

KEKER & VAN NEST LLP

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24 By: /s/ Robert A. Van Nest
ROBERT A. VAN NEST
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DANIEL PURCELL25
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27 Attorneys for Defendant
28 GOOGLE INC.

1 PROOF OF SERVICE

2 I am employed in the City and County of San Francisco, State of California in the office of a
3 member of the bar of this court at whose direction the following service was made. I am over the
4 age of eighteen years and not a party to the within action. My business address is Keker & Van
Nest LLP, 633 Battery Street, San Francisco, CA 94111-1809.

5 On November 16, 2015, I served the following document(s):

6 **DEFENDANT GOOGLE'S SECOND AMENDED SUPPLEMENTAL
7 INITIAL WITNESS DISCLOSURE STATEMENT**

8 by **ELECTRONIC MAIL (PDF)**: Based on an agreement of the parties to accept service
9 by electronic mail, I caused a true and correct copy of the foregoing document(s) to be sent
to the person(s) at the electronic notification address(es) listed below. The email was
transmitted without error.

10
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Plaintiff's Counsel Service List

11 Executed on November 16, 2015, at San Francisco, California.

12 I declare under penalty of perjury under the laws of the State of California that the above is true
13 and correct.

14 /s/ Reid Mullen

15 Reid P. Mullen

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